

**OFFICIAL FILE**  
**ILLINOIS COMMERCE COMMISSION**

Before the  
STATE OF ILLINOIS  
ILLINOIS COMMERCE COMMISSION

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COMMERCE COMMISSION  
**ORIGINAL**  
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CHIEF CLERK'S OFFICE

LCI International Telecom Corp. )  
d/b/a Qwest Communications Services )  
 )  
Petition for Withdrawal of )  
Certificates of Service Authority )

Docket No. 02-0447

**PETITION**

NOW COMES Qwest Communications Corp. ("QCC"), on behalf of LCI International Telecom Corp. d/b/a/ Qwest Communications Services ("LCI"), and petitions the Illinois Commerce Commission (the "Commission") for the withdrawal of LCI's certificates of service authority, and for the cancellation of LCI's tariffs, IL LCI SCCS No. 3 (Specialized Common Carrier Service) (Tariff Number ILL C.C. No. 3) and IL LCI LES No. 4 (Local Exchange Service) (Tariff Number ILL C.C. No. 4). In support of this Petition, QCC states as follows:

1. LCI (under the prior name of Litel Corporation) was issued by Commission Order dated October 29, 1986, in Docket No. 86-0308, a Certificates of Interexchange Service Authority to provide interMSA and intraMSA interexchange telecommunications service within the State of Illinois and a Certificate of Service Authority to provide resold local exchange and interexchange telecommunications service within the State of Illinois; LCI was issued by Commission Order dated January 10, 1996, in Docket No.

95-0269, a Certificate of Service Authority to provide and resell, to business customers, local exchange telecommunications service in those portion of MSA-1 served by Illinois Bell Telephone Company, Central Telephone Company and GTE North, Inc.; and LCI was issued by Commission Order dated January 10, 1996, in Docket No. 95-0271, a Certificate of Service Authority to provide and resell, to residential customers, local exchange telecommunications service in those portion of MSA-1 served by Illinois Bell Telephone Company, Central Telephone Company and GTE North, Inc.

2. As the result of the merger on December 31, 2001, of LCI into its affiliate QCC, with QCC being the surviving corporation, LCI is no longer a separate legal entity. 1/ Customers of LCI are now served by QCC. 2/ The merger of LCI into QCC, and the resultant transfer of customers from LCI to QCC, was entirely transparent to the transferred LCI customers: such customers did not see a change in their service provider or contact or billing

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1/ The parties informed the Commission of this anticipated merger by letter dated May 31, 2001, and informed the Commission by letter dated January 3, 2002, that the merger was consummated on December 31, 2001.

2/ QCC has the necessary authority from the Commission to provide services to the transferred LCI customers. Specifically, QCC holds Certificates of Service Authority to provide facilities-based and resold local exchange telecommunications services within the State of Illinois, *see* Order, Docket No. 99-0143 (June 3, 1999) and to provide facilities-based and resold interexchange telecommunications services within the State of Illinois, *see* Order, Docket No. 98-0353 (June 17, 1998). As noted in Qwest's letter to the Commission dated January 3, 2002, as of the merger date, QCC has been providing services to the transferred LCI customers pursuant to the provisions of the LCI tariffs. QCC has filed tariff revisions (effective date of February 14, 2002) with the Commission to incorporate such terms into the QCC tariffs.

information on any invoice or bill, nor did customer rates or terms of service change as a result of the merger. 3/

WHEREFORE, QCC, on the behalf of LCI, respectfully requests that the Commission:

A. Grant this Petition for the Withdrawal Certificates of Service Authority issued to LCI in Dockets Nos. 86-308, 95-0269 and 95-0271;

B. Grant this Petition to cancel LCI's tariffs, IL LCI SCCS No. 3 (Specialized Common Carrier Service) (Tariff Number ILL C.C. No. 3) and IL LCI LES No. 4 (Local Exchange Service) (Tariff Number ILL C.C. No. 4); and

C. Grant any other appropriate relief. 4/

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3/ LCI had, and QCC has and continues to, conduct business under the "Qwest" brand.

4/ The designated contacts for the purposes of this Petition are set forth in Attachment A hereto. A verification is included with this Petition.

Respectfully submitted,

**Qwest Communications  
Corporation on behalf of LCI  
International Telecom Corp. d/b/a  
Qwest Communications Services**

By:   
Marissa G. Repp

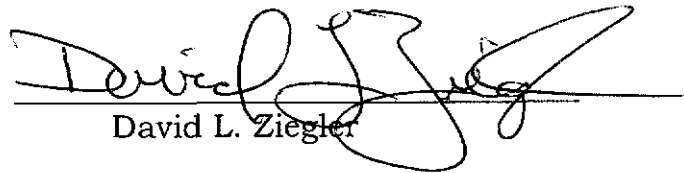
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Its Counsel

June 28, 2002

VERIFICATION

I, David L. Ziegler, being duly sworn, state that I am Regional Director, Policy and Law, Qwest Services Corporation, that I have read the foregoing Petition, and that the contents thereof are true and correct to the best of my knowledge, information and belief.

  
David L. Ziegler

Subscribed and sworn to before me this 27<sup>th</sup> of June 2002.

  
Notary Public

[seal]



My commission expires: March 6, 2015.